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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of:
Gill et al.

S.N.: 09/143,279

Filed: 8/28/98

For: PROCESS AND SYSTEM FOR
DEFINING AND VISUALLY DEPICTING :
COLORS FROM THE COMPONENTS OF :
ARBITRARY COLOR MODELS :

A.U. : 2722

Examiner: A. Alavi

RECEIVED

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Technology Center 2600

Box Fee
Assistant Commissioner of Patents
Washington, D.C. 20231

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| <p align="center">Certificate of Mailing under 37 CFR 1.8</p> <p>I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:</p> <p align="center">Assistant Commissioner for Patents Washington, D.C. 20231</p> <p>on <u>2/24/03</u> Date</p> <p><u>Glenn L. Webb</u> Signature</p> <p>Glenn L. Webb Typed name of person signing Certificate</p> |
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Request for Reconsideration

Dear Sir:

The Applicant hereby requests the outstanding rejection of the above-identified application be reconsidered in view of the following remarks

Response to Examiner's Response to Arguments

The Examiner in the outstanding Office Action stated that new independent claim 19 and independent claim 7 fail to recite the limitations of

“selecting a component from a first color model and a component from a different color model, assigning percentages to each of the selected color components from the first color model and from the second color model to create a user-defined color that represents the combination of the first color model component and the second color model component.”

Claim 19 as submitted on August 5, 2002 is as set forth below with the relevant elements highlighted: